

**UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
2900 Crystal Drive
Arlington, Virginia 22202-3513**

Mailed: April 13, 2004

Cancellation No. 92042817

Rhee Bros., Inc.

v.

HWA Young Foods Co., Ltd.

Karen Kuhlke, Attorney:

On March 3, 2004, the Board received a motion to suspend filed by Daesang Corporation. Thereafter, on March 17, 2004, the Board received an amended motion to suspend and a motion to amend the subject registration filed by Daesang Food Co. Ltd. Neither of these entities are a party to this proceeding, nor were either of the filings accompanied by any evidence of a transfer of interest from respondent, HWA Young Foods Co., Ltd. to Daesang Corporation or Daesang Food Co. Ltd. In addition, there is no transfer in interest or change of name recorded with the USPTO Assignment Services Division. Finally, there is no motion to join or substitute either of these entities as party defendant. In view thereof, Daesang Corporation and/or Daesang Food Co. Ltd. are allowed until **TWENTY DAYS** from the mailing date of this order to submit documents evidencing

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the chain of title in the subject Registration No. 2,270,076 and to file a motion to join or substitute as party defendant as appropriate. Patent and Trademark Rule 3.73; TBMP Section 512 (2d ed. revised March 2004). Petitioner is allowed until **FORTY DAYS** from the mailing date of this order to file any objection thereto.

Proceedings herein are otherwise suspended. Consideration of the above-noted motions is deferred pending possible response to this order.

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